

the generic terminology.” The undersigned representative left a voice mail message for Examiner Sager on April 16, 2003 indicating that the undersigned representative wished to discuss the above statement regarding trademarks, but Examiner Sager did not return the call.

It is submitted that the only appearance of “Krazy Keno” in the application is in Fig. 2. It should be noted that the words “Krazy Keno” are already capitalized in Fig. 2, and it is submitted that the word “keno” is generic terminology.

It is submitted that Fig. 2 of the present application was intended to show the display screen generated by the gaming machine. Consequently, if an alteration were made to Fig. 2, the resulting changed figure would not accurately represent the display generated by the gaming machine. A copy of a portion of a brochure showing a gaming machine display utilizing the words “Krazy Keno” in a manner consistent with that of Fig. 2 is enclosed.

Finally, it should be noted that the words “Krazy Keno” are being used in connection with the gaming machine of Silicon Gaming, Inc., which was the original assignee of the present application. It is respectfully submitted that Silicon Gaming, Inc. (and IGT, the current assignee) has the right to use its own trademark in a manner that it sees fit, and even if there is some argument that the words “Krazy Keno” are not being used properly, such usage clearly does not affect the rights of any third party.

In view of the foregoing, it is respectfully submitted that there is no remaining impediment to the allowance of the present application.

Respectfully submitted,

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